GARY HARRISON CLERK, SUPERIOR COURT 4/19/2019 10:11:07 AM

BY: ALAN WALKER DEPUTY

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	HB Doc No. 7834596	
8	D	
- 1	IN THE SUPERIOR COURT O	OF THE STATE OF ARIZONA
9	IN AND FOR THE CO	NTV OF PIMA
10		DOINT OF THAIA
10		
11	STATE OF ARIZONA, ex rel. MARK	No. C-20191151
	BRNOVICH,	
12		STIPULATION BETWEEN
12	Plaintiff,	STATE OF ARIZONA AND
13		DEFENDANT/CLAIMANT
14	V.	TIMOTHY HENRY FOR
00 000		RELEASE OF FUNDS
15	FABIAN CASTRO-LOPEZ, and	
16	JANE DOE CASTRO-LOPEZ,	(Assigned to Hon. Richard E. Gordon,
16	Individually and as part of or on behalf of any	Division 8)
17	Marital, Business, Corporate, Trust, or other	
	Community,	
18		
19	And	
1	ED ANGIGGO OGODIO MANA	
20	FRANCISCO OSORIO-NAVA, and	
۱ ,	JANE DOE OSORIO-NAVA,	
21	Individually and as part of or on behalf of any	
22	Marital, Business, Corporate, Trust, or other Community,	
	Community,	
23	And	
24	7 MG	
24	TIMOTHY HENRY, and	
25	JANE DOE HENRY,	
	Individually and as part of or on behalf of any	
26	Marital, Business, Corporate, Trust, or other	
27	Community,	

ET AL.

Defendants In Personam,

And

THE PROPERTY LISTED AND DESCRIBED IN APPENDIX ONE,

Defendants *In Rem* and *In Personam*.

CCSO/DEA Case No. 19-00799

The State of Arizona, by and through Assistant Attorney General Thomas J.

Rankin, and Defendant/Claimant Timothy Henry, through his attorney, Christopher L.

Scileppi, stipulate and agree as follows:

- 1. Christopher L. Scileppi is the attorney for Timothy Henry in this action. He is also the defense attorney for Timothy Henry in a criminal prosecution arising from the investigation giving rise to this action. The criminal prosecution is being conducted in Cochise County Superior Court under Cause Number CR201900007.
- 2. Timothy Henry, through his attorney, Christopher L. Scileppi, has requested the release of funds in the amount of \$32,500.00 from the funds in Chase Bank Account ending in 1923 subscribed to by Timothy Henry, Item 11 in Appendix One to the State's Notice of Pending Forfeiture filed March 7, 2019, seized in this action, to be used for the costs of his defense in Cochise County Superior Court in Cause Number CR201900007, pursuant to *Luis v. United States*, 578 U.S. _____, 136 S.Ct. 1083, 194 L.Ed.2d 256

(2016). The \$32,500.00 represents the full flat fee amount agreed to between Timothy Henry and Christopher L. Scileppi for the defense of Timothy Henry in that criminal case prosecution.

- 3. Christopher L. Scileppi has produced to the State of Arizona documentation and information in support of the request for the release of funds from the Chase Bank Account ending in 1923 subscribed to by Timothy Henry pursuant to *Luis v. United States*. In consideration of that production the State of Arizona agrees to waive a motion and hearing on the request and, without waiving the forfeitability of all the funds in Chase Bank Account ending in 1923 subscribed to by Timothy Henry, agrees pursuant to *Luis v. United States* to remit the amount of \$32,500.00 from the funds in Chase Bank Account ending in 1923 subscribed to by Timothy Henry seized in this action to attorney Christopher L. Scileppi for the benefit of Timothy Henry for the costs of the defense of Timothy Henry in Cochise County Superior Court in Cause Number CR201900007. The funds shall be held in and administered by Christopher L. Scileppi though his client trust account for Timothy Henry for the defense of Timothy Henry in Cochise County Superior Court in Cause Number CR201900007.
- 4. At the conclusion of Timothy Henry's criminal case in Cochise County
 Superior Court in Cause Number CR201900007, Christopher L. Scileppi shall provide to
 the State of Arizona an accounting of the costs of the defense of Timothy Henry in

Cochise County Superior Court in Cause Number CR201900007 and the expenditure of the funds remitted to him for that purpose within thirty (30) days of the conclusion of Timothy Henry's case in Cochise County Superior Court in Cause Number CR201900007.

- 5. If the costs of the defense of Timothy Henry in Cochise County Superior Court in Cause Number CR201900007 do not reach the amount of \$32,500.00, Timothy Henry, through Christopher L. Scileppi, shall remit the remainder of the funds to the State of Arizona within thirty (30) days of the conclusion of Timothy Henry's case in Cochise County Superior Court in Cause Number CR201900007. Any such remitted remaining funds shall be held by the State of Arizona as subject matter in this action and subject to resolution in this action.
- 6. Timothy Henry, through his attorney, Christopher L. Scileppi, through this Stipulation and accompanying Order, agrees that the \$32,500.00 or the amount of the costs of the defense of Timothy Henry in Cochise County Superior Court in Cause Number CR201900007 if less than \$32,500.00 constitutes full satisfaction of the amount of property seized from Timothy Henry in this action that is subject to release from this action for the defense of Timothy Henry in Cochise County Superior Court in Cause Number CR201900007 under *Luis v. United States*, and Timothy Henry waives any further release of property seized in this action pursuant to *Luis v. United States*.

7. The signators below represent that they are authorized to enter this
Stipulation and accompanying Order through the electronic signature of the attorneys for
the State of Arizona and Timothy Henry on behalf of the State of Arizona, Timothy
Henry, and Christopher L. Scileppi, and acknowledge that the terms of this Stipulation and
accompanying Order are binding upon the State of Arizona, Timothy Henry, and
Christopher L. Scileppi.

RESPECTFULLY SUBMITTED this 19th day of April, 2019.

MARK BRNOVICH Attorney General

/s/ Christopher L. Scileppi CHRISTOPHER L. SCILEPPI Attorney for Timothy Henry Chris@Scileppilaw.com

/s/ Thomas J. Rankin
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Original e-filed, proposed Order lodged, and copies distributed to assigned Judge and all parties in this action via TurboCourt